Caste Certificates:

Issue of — in respect of marriage between a Harijan and non-Harijan.

GOVERNMENT OF MAHARASHTRA

SOCIAL WELFARE, CULTURAL AFFAIRS, SPORTS AND TOURISM DEPARTMENT
Circular No. CBC-1475/1945/Desk-V

Sachivalaya Annexe, Bombay 400 032, dated 27th January 1976

Read—(1) Government Resolution, Labour and Social Welfare Department, No. SCW. 2258-E, dated 12th August 1958.

(2) Government Circular, Social Welfare, Cultural Affairs, Sports and Tourism Department, No. CBC-1475/19689-V, dated 15th October 1975.

CIRCULAR. - In accordance with para 3 of the instructions for the issue of Caste Certificates, forwarded under Government Circular, Social Welfare, Cultural Affairs, Sports and Tourism Department, No. CBC-1475/19689-Desk-V, dated 15th October 1975, person who does not belong to a Scheduled Caste or a Scheduled Tribe, can be deemed to be a member of a Scheduled Caste, or Scheduled Tribe, merely because he or she has married a person belonging to a Scheduled Caste or Scheduled Tribe. A doubt has been raised whether a non-Scheduled Caste person would be eligible to the concessions granted under Government Resolution, Labour and Social Welfare Department, No. SCW. 2258-E, dated12th August 1958, in respect of marriage between a Harijan and non-Harijan, as he/she would not be declared as belonging to a Scheduled Caste in accordance with the instructions accompanying Government Circular, dated 15th October 1975, referred to earlier. Government is pleased to clarify that the instructions under Government Circular, dated 15th October 1975 relate to the legal position regarding issuance of a Caste Certificate, while the orders contained in Government Resolution, Labour and Social Welfare Department, No. SCW. 2258-E, dated 12th August 1958,* relate to the concessions granted to the couple in respect of marriage between a Scheduled Caste person and a non-Scheduled Caste person. Though a person will not be eligible for the caste certificate, he/she will be eligible for the concessions granted under Government Resolution, dated 12th August 1958.

2. Similar position will prevail in respect of the concessions granted under Government Resolution, Education and Social Welfare Department, No. STW-1059-D, dated 19th October 1959,* in the case of marriage between a Scheduled Tribe and non-Scheduled Tribe and under Government Resolution, Education, Sports and Social Welfare Department, No. VJW-1070/29417-J, dated 9th August 1971* in the case of marriages between a denotified Tribe/Nomadic Tribe and a woman not belonging to such a Tribe.

Printed as an accompaniment.

"This is to certify that Shri belonging to a Caste declared/not declared* as a Scheduled Caste/Tribe/Vimukta Jatis/Nomadic Tribe, has married Smt. belonging to a caste declared/not declared* as a Scheduled Caste/Scheduled Tribe/Vimukta Jatis/Nomadic Tribe on This couple as well as their progeny, is eligible for the concessions admissible to Scheduled Caste/Scheduled Tribe/Vimukta Jatis/Nomadic Tribe as per orders issued in—

*Government Resolution, Labour and Social Welafre Department, No. SCW-2258-E, dated 12th August 1958,

Government Resolution, Labour and Social Welfare Department, No. SCW-1059-D, dated 19th October 1959,

Government Resolution, Education and Social Welfare Department, No. SCW-2058-M, dated 16th May 1966,

Government Circular, Education, Sports and Social Welfare Department, No. VJW-

(Seal)

Dated

Signature of Competent Authority."

1070/29417-J, dated 9th August 1971.

By order and in the name of the Governor of Maharashtra,

B. G. ARADHYE, Desk Officer.

^{*} Strike out which is not applicable.